1 2 3	Watter Stella (SBN 148215) CD-DAD Docum SHOOK, HARDY & BACON L.L.P. 333 Bush Street, Suite 600 San Francisco, California 94104-2828 Telephone: 415.544.1900 Facsimile: 415.391.0281	ent 25 Filed 01/30/06 79 age 1 of 1 Etan E. Rosen (3BN 173728) BEYER, PONGRATZ & ROSEN 3230 Ramos Circle Sacramento, California 95827 Telephone: 916 369-9750 Facsimile: 916 369-9760
4 5 6 7 8 9 10	Mark C. Tatum, (MO Bar 50082) (admitted pro hac vice) William C. Martucci (MO Bar 28237) (admitted pro hac vice) SHOOK, HARDY & BACON L.L.P. 2555 Grand Boulevard Kansas City, Missouri 64108-2613 Telephone: 816.474.6550 Facsimile: 816.421.5547  Attorneys for Defendant FOOT LOCKER RETAIL, INC.	Attorneys for Plaintiff SAUL A. MEJIA
12 13 14	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA–SACRAMENTO	
15 16 17 18 19 20	SAUL A. MEJIA,  Plaintiff,  v.  FOOT LOCKER RETAIL, INC. and DOES 1 through 25, inclusive,  Defendants.	ORDER GRANTING EXTENSION OF EXPERT DISCLOSURES  Complaint filed: January 25, 2005 Trial date: November 28, 2006
<ul><li>21</li><li>22</li><li>23</li><li>24</li><li>25</li><li>26</li><li>27</li><li>28</li></ul>	Upon stipulated motion by the parties, the Court hereby amends the scheduling order as to disclosure of expert and Orders that Plaintiff must disclose his experts by February 28, 2006 and Defendant must disclose its experts by April 2, 2006.  IT IS SO ORDERED.    SFrank C. Damrell, Jr.   District Judge   District	
		Case No. 05-00401 FCD DAD